UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	K
LETICIA FRANCINE STIDHUM,	

Plaintiff,

-against-

161-10 HILLSIDE AUTO AVE, LLC d/b/a Hillside Auto Outlet, HILLSIDE AUTO MALL INC. d/b/a Hillside Auto Mall, ISHAQUE THANWALLA, JORY BARON, RONALD M. BARON, and ANDRIS GUZMAN, Case No.: 1:21-cv-7163 (HG) (LB)

SUPPLEMENTAL DECLARATION OF DEANA JENNINGS

Defendants.

Deana Jennings declares, pursuant to 28 U.S.C. § 1746, under penalty of perjury, that the following is true and correct:

- 1. I am the designated corporate representative of Defendants 161-10 Hillside Auto Ave, LLC d/b/a Hillside Auto Outlet (hereinafter "Hillside Auto Outlet") and Hillside Auto Mall Inc. d/b/a Hillside Auto Mall ("Hillside Auto Mall") (Hillside Auto Outlet and Hillside Auto Mall collectively hereinafter the "Corporate Defendants") in the above-referenced case, and have served as a part-time controller for Hillside Auto Outlet during the time Plaintiff worked there and have also served as a controller for Hillside Auto Mall, where I remain employed today.
- 2. As such, I am familiar with all the facts and circumstances heretofore had herein based upon my personal knowledge and a review of the documents I maintain at Hillside Auto Mall as well as at Hillside Auto Outlet during my tenure there.
 - 3. I submit this declaration to supplement my prior declaration dated May 17, 2023.
- 4. As I have previously declared, I have conducted a search of my telephone for all text messages related to the Plaintiff.

- 5. My search consisted of the following key words using my phone's search function:
 (i) pregn*; (ii) sonog*; (iii) expect*; (iv) carry*; (v) "eating for two;" (vi) pea; (vii) bun; (viii)
 Family; (ix) Leticia; (x) Stidhum; (xi) wom*n; (xii) wife; (xiii) female.
 - None of these key words returned any text messages related to the Plaintiff.
 - 7. Thus, I am not in possession, custody, or control of any responsive text messages.

- 8. I also searched my emails and am not in possession, custody, or control of any responsive emails other than those with my counsel.
- 9. My search consisted of the following key words using my email's search function:
 (i) pregn*; (ii) sonog*; (iii) expect*; (iv) carry*; (v) "eating for two;" (vi) pea; (vii) bun; (viii)
 Family; (ix) Leticia; (x) Stidhum; (xi) wom*n; (xii) wife; (xiii) female.
 - 10. None of these key words returned any emails related to the Plaintiff.
 - 11. Thus, I am not in possession, custody, or control of any responsive emails.
 - 12. As I previously declared, I do not recall exchanging any emails with the Plaintiff.
- 13. Similarly, I conducted a search for the weekly sales logs of Hillside Auto Outlet and am unable to find them.
- 14. As I recall, we moved those and other records to an outside storage facility due to construction at Hillside Auto Mall.
- 15. I searched that outside storage facility for these records on May 9, 2023 after I could not find them at the dealerships.
- 16. I was unable to find the records at either dealership nor at the outside storage facility.
- 17. I am uncertain as to where they may be stored and have no knowledge nor recollection as to where they are kept.

18. I do not believe that the sales logs are lost or destroyed; I believe they have been misplaced following the construction project at Hillside Auto Mall.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on May 31, 2023.

Deana Jennings